

HOUSE JOURNAL, 1965

MESSAGE FROM THE GOVERNOR

MR. SPEAKER: I am directed by the Governor to return herewith, House Joint Resolutions Nos. 6 and 7, with his approval.

BILLY J. SHOULDERS

On motion, the House adjourned until 7:00 P.M. Monday, March 28, 1966.

MONDAY, MARCH 28, 1966

FIFTEENTH DAY

The House met at 7:00 P.M. and was called to order by Mr. Speaker Barry.

The proceedings were opened with prayer by Dr. Maynard P. Turner, Jr., Th.D, Pastor, Mt. Zion Baptist Church, Nashville, Tennessee.

On motion, the roll call was dispensed with.

On motion, the reading of the Journal was dispensed with.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution No. 12, for the signature of the Speaker.

COOKE, Clerk.

SIGNED

The Speaker announced that he had signed the following: Senate Joint Resolution No. 12.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:

1—To amend Section 49-1552, Code.

2—To amend Chapter 76, Public Acts, 1965.

3—To authorize state loans to political subdivisions.

4—To create tax study commission.

5—To authorize appropriations, expenses of State Government, all passed by the Senate.

COOKE, CLERK.

BY CONSENT

SENATE BILL ON FIRST READING

Senate Bill No. 3—To authorize state loans to political subdivisions.
Passed first reading.

INTRODUCTION OF RESOLUTIONS

By Mr. Neese, House Resolution No. 5—Relative to memory, Mrs. Jim Nance McCord.

On motion, the rules were suspended for the immediate consideration of the Resolution.

On motion, the Resolution was adopted and ordered spread on the Journal, which is as follows:

WHEREAS, The entire State of Tennessee has been greatly saddened by the loss of one of its most beloved ladies in the death of Mrs. Jim Nance McCord; and

WHEREAS, Mrs. McCord faithfully served the State of Tennessee and her native Henry County as an outstanding leader in church, civil, patriotic, community and social activities; and

WHEREAS, The House of Representatives of the General Assembly of Tennessee desires to express the House's appreciation for the many years of faithful service rendered, and further to express to her husband, her family and many friends its deepest sympathy;

Now, therefore, be it resolved, That the House of Representatives of the General Assembly of Tennessee go on record as expressing its heartfelt appreciation and gratitude to the husband, family and friends of Mrs. Jim Nance McCord for her unselfish and untiring devotion to her State and Community; and further as expressing our deepest sympathy during this time of their great loss; that this Resolution become a part of and be spread upon the permanent journal of the House, and that copy hereof be presented to the press, and to the husband and family of Mrs. Jim Nance McCord so that they might have a token of the high honor, regard, affection and esteem in which she was held by the State of Tennessee and by the membership of this House.

A motion to reconsider was tabled.

By Mr. Galbreath, House Resolution No. 6—Relative to paying tribute to Fess Parker.

On motion, the rules were suspended for the immediate consideration of the Resolution.

On motion, the Resolution was adopted.

A motion to reconsider was tabled.

By Messrs. Harris, Moore (of Hamilton), Caldwell, Kissinger and Davis (of Hamilton), House Joint Resolution No. 9—Relative to adjournment, Second Extraordinary Session, Eighty-Fourth General Assembly.

Under the rules, the Resolution lies over.

By Messrs. Wiseman, Pride, Taylor, Peay, Fargarson, Lynch, Hooper and Scurlock, House Joint Resolution No. 10—Relative to memory, Charles F. Hickerson.

On motion, the rules were suspended for the immediate consideration of the Resolution.

On motion, the Resolution was adopted and ordered spread upon the Journal, and is as follows:

A RESOLUTION in memory of the late Charles F. Hickerson, of Tullahoma, a former member of the House of Representatives.

WHEREAS, On October 7, 1965, the promising and brilliant career of Charles Hickerson, Jr., 33, ended as the result of an automobile mishap on October 2, 1965; and

WHEREAS, During his brief life-span Charlie set a notable example of accomplishments as an energetic young husband, parent, citizen and patriot, working for the benefit of his community and his fellowman. A practicing attorney at Tullahoma, Charlie was born November 16, 1932, in Sewanee and was reared in Winchester. He attended the University of Tennessee and received his law degree at Cumberland University Law School and afterwards served in the Armed Forces of his country. In 1962, he was elected by his fellow citizens of Coffee County to the Eighty-Third General Assembly of Tennessee and it was during this time that so many of the members of this Eighty-Fourth General Assembly and its staff came to know and to love him.

Charlie was survived by his widow, Mrs. Ann Orr Welch Hickerson; his son, Charles Franklin Hickerson, III; a daughter Elizabeth Ann Hickerson; his parents and one sister;

Now, therefore, be it resolved by the house of representatives of the Eighty-Fourth General Assembly of the State of Tennessee, the Senate concurring, That we are acutely aware of the loss suffered by family, friends and community because of the death of Charles Franklin Hicker-

son, Jr., and we take this means to convey to his family our feeling of sadness at his passing and to pay tribute to his memory which we, like they, will forever cherish.

Be it further resolved, That a copy of this Resolution be placed in the permanent records of the Eighty-Fourth General Assembly and one copy each, suitably engrossed and authenticated, be transmitted to the widow, Mrs. Ann Orr Welch Hickerson and to his children, Charles Franklin, III and Elizabeth Ann.

Amotion to reconsider was tabled.

By Mr. Speaker Barry, Midyett and Davis (of Madison), House Joint Resolution No. 11—Relative to memory, Mrs. Ruth Enochs Anderson.

Under the rules, the Resolution lies over.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Joint Resolution No. 8—Relative to the memory of the late Representative Lon R. Bible, concurred in by the Senate.

COOKE, *Clerk*.

CALENDAR

MOTION

Mr. Caldwell moved that House Bill No. 4 be placed at the Heel of the Calendar for today.

Mr. Givens moved that the motion to place House Bill No. 4 at the Heel of the Calendar be tabled, which motion failed by the following vote:

Ayes	33
Noes	57

Representatives voting aye were: Messrs. Aderhold, Asbury, Atchley, Atkin, Bell, Blanton, Bowers, Bragg, Brode, Brown, Bush, Cochran, Cook, Cummings, Elder, Freels, Gillock, Givens, Jenkins, Kissinger, Lambert, Witcher, Midyett, Miller, Moore (of Unicoi), Reed, Spruill, Stanley, Stiner, Stone, Mrs. Strong, Trent and Mr. Speaker Barry—33.

Representatives voting no were: Messrs. Adcock, Agee, Allen, Arnold, Baker, Boaz, Bradley, Bridges, Burch, Caldwell, Carter (of Carroll), Carter (of Washington), Cobb, Cox, Brooks, Davis (of Hamilton), Edens, Ewell, Fargarson, Farmer, Galbreath, Goddard, Gracey, Hall, Hamilton, Harris, Hooper, Kidwell, Lane, Lowe, Lynch, Maxwell, McNeil, Michael,

Moore (of Sullivan), Moore (of Hamilton), Morton, Mosley, Neese, Norvell, Peay, Pride, Puckett, Renner, Richardson, Ridley, Scurlock, Smith, Taylor, Torbett, Vincent, Webster, West, Williams, Willis, Wiseman and Worley—57.

Thereupon, the motion to place House Bill No. 4 at the Heel of the Calendar prevailed.

House Bill No. 2—To create tax study commission.

On motion, House Bill No. 2 was made to conform with Senate Bill No. 4.

On motion, Senate Bill No. 4, on same subject, was substituted for House Bill No. 2.

Mr. Cox moved to amend.

AMENDMENT NO. 1

Amend Senate Bill No. 4 by deleting from Section 1 the following sentence:

“There shall be at least four of such members from each Grand Division of the State.”
and inserting in lieu thereof the following sentence:

“There shall be at least four of such members from each Grand Division of the State, at least two of whom shall be members of the minority party.”

Mr. Givens moved that Amendment No. 1 be tabled, which motion prevailed by the following vote:

Ayes	49
Noes	41

Representatives voting aye were: Messrs. Agee, Asbury, Bell, Blanton, Boaz, Bradley, Bragg, Bridges, Brode, Brown, Burch, Cobb, Cochran, Cook, Crooks, Cummings, Davis (of Hamilton), Elder, Ewell, Fargarson, Farmer, Gillock, Givens, Gracey, Hamilton, Kidwell, Lambert, Lowe, Maxwell, McNeil, Midyett, Miller, Mosley, Neese, Peay, Reed, Richardson, Smith, Spruill, Stanley, Stanton, Stone, Mrs. Strong, Messrs. Taylor, Vincent, West, Williams, Willis, and Mr. Speaker Barry—49.

Representatives voting no were: Messrs. Adcock, Aderhold, Mrs. Anderson, Messrs. Arnold, Atchley, Atkin, Atkinson, Bowers, Bush, Caldwell, Carter (of Carroll), Carter (of Washington), Cox, Davis (of Madison),

Edens, Freels, Galbreath, Goddard, Hall, Harris, Hooper, Jenkins, Kisinger, Lane, Lynch, Michael, Moore (of Sullivan), Moore (of Hamilton), Moore (of Unicoi), Morton, Norvell, Pride, Renner, Ridley, Scurlock, Stiner, Torbett, Trent, Webster, Wiseman and Worley—41.

Mr. Caldwell moved to amend.

AMENDMENT NO. 2

Amend Senate Bill No. 4 by deleting from Section 1 of the bill all following the enacting clause and substituting in lieu thereof the following:

“That there is hereby created a Tax Study Commission for the State of Tennessee, composed of twelve (12) members, as follows:

1. The presidents or their designated representative of the following organizations:

- a) Tennessee Bar Association
- b) Tennessee Taxpayers Association
- c) Tennessee County Services Association
- d) Tennessee Municipal League
- e) Tennessee Tax Assessors Association
- f) Tennessee State Labor Council

The President of each of the above organizations shall certify to the Secretary of State the person designated by him to serve on the Commission. Members thus designated will serve until June 30, 1967 unless extended by the 85th General Assembly. Any vacancies shall be filled by appointment of the Governor.

2. The Speaker of the Senate shall designate three members from the Senate one from each grand division and the Speaker of the House of Representatives shall designate three members from the House, one from each grand division of the State.

The Chairman of the Commission shall be elected from among the members of the Commission thus designated by the members.

The general purpose of the Commission shall be to make a thorough examination of the Tax Structure of local sub-divisions of the State including the ad valorem property tax. At the conclusion of its work the Commission shall make a report of its findings and conclusions, together with such specific recommendations as it may adopt, to the Governor and the Eighty-Fifth General Assembly.”

Mr. Lynch moved to amend Amendment No. 2.

AMENDMENT NO. 1 TO AMENDMENT NO. 2

Amend by deleting therefrom the figure "12" wherein it appears and changing the same to "13" and by adding the following: "(g). The President of Tennessee Farm Bureau."

On motion, Amendment No. 1 to Amendment No. 2 was adopted.

Mr. Cochran moved that Amendment No. 2, as amended, be tabled, which motion prevailed by the following vote:

Ayes	52
Noes	44

Representatives voting aye were: Messrs. Aderhold, Agee, Mrs. Anderson, Messrs. Asbury, Atchley, Atkin, Bell, Blanton, Boaz, Bowers, Bradley, Bragg, Brode, Brown, Bush, Carter (of Washington), Cochran, Cook, Cummings, Davis (of Madison), Edens, Elder, Ewell, Fargarson, Freels, Gillock, Givens, Goddard, Hamilton, Jenkins, Lambert, Michael, Midyett, Miller, Moore (of Sullivan), Moore (of Unicoi), Mosley, Reed, Ridley, Scurlock, Spruill, Stanley, Stanton, Stiner, Stone, Mrs. Strong, Messrs. Torbett, Williams, Willis, Witcher, Worley and Mr. Speaker Barry—52.

Representatives voting no were: Messrs. Adcock, Allen, Arnold, Atkinson, Baker, Bridges, Burch, Caldwell, Carter (of Carroll), Cobb, Cox, Crooks, Davis (of Hamilton), Dooley, Farmer, Galbreath, Hall, Harris, Hooper, Kidwell, Kissinger, Lane, Lowe, Lynch, Maxwell, McNeil, Moore (of Hamilton), Morton, Neal, Neese, Norvell, Nowell, Peay, Pride, Puckett, Renner, Richardson, Smith, Taylor, Trent, Vincent, Webster, West and Wiseman—44.

Mr. Kidwell moved to amend.

AMENDMENT NO. 3

Amend Senate Bill No. 4 by deleting the following sentence from the first paragraph of Section 1 of the bill:

"Said Commission shall be composed of knowledgeable and public spirited citizens chosen from throughout the State by the Governor." and by substituting in lieu thereof the following:

"Said commission shall be composed of three members of the House of Representatives to be appointed by the Speaker of the House of Representatives, and, one member of the Senate of the State of Tennessee to be appointed by the Speaker of the Senate, and the remaining twenty-one members of the commission shall be composed of

other knowledgeable and public spirited citizens and chosen from throughout the State by the Governor."

and further amend by deleting from Section 6 of the bill the following language:

"and that any vacancies upon said Commission shall be filled by the appointment of the Governor."

and substituting in lieu thereof the following:

"and that any vacancies upon said Commission shall be filled by the appointment of the official who made the original appointment."

Mr. Givens moved that Amendment No. 3 be tabled, which motion failed by the following vote:

Ayes	26
Noes	66

Representatives voting aye were: Messrs. Aderhold, Asbury, Atchley, Atkin, Bell, Bragg, Brown, Bush, Cook, Cummings, Davis (of Madison), Elder, Freels, Givens, Goddard, Lambert, Michael, Midyett, Mosley, Reed, Scurlock, Stiner, Stone, Trent, Mrs. Strong and Mr. Speaker Barry—26.

Representatives voting no were: Messrs. Adcock, Agee, Allen, Mrs. Anderson, Messrs. Arnold, Atkinson, Baker, Blanton, Boaz, Bowers, Bradley, Bridges, Brode, Burch, Caldwell, Carter (of Carroll), Carter (of Washington), Cobb, Cochran, Cox, Crooks, Davis (of Hamilton), Dooley, Edens, Ewell, Fargarson, Farmer, Galbreath, Gillock, Hall, Hamilton, Harris, Hooper, Jenkins, Kidwell, Kissinger, Lane, Lowe, Lynch, Maxwell, McNeil, Miller, Moore (of Sullivan), Moore (of Hamilton), Morton, Neal, Neese, Norvell, Nowell, Peay, Pride, Puckett, Renner, Richardson, Ridley, Smith, Spruill, Stanley, Stanton, Taylor, Torbett, Webster, West, Willis, Wiseman and Worley—66.

Thereupon, on motion, Amendment No. 3 was adopted.

Mr. Bragg moved to amend.

AMENDMENT NO. 4

Amend Senate Bill No. 4 by adding at the end of Section 2 of the bill the following as a duty of the Tax Study Commission:

"(14) to take testimony concerning the advisability of amending the Constitution of Tennessee as proposed by (1) Senate Joint Resolution 18 of the Second Extraordinary Session of the Eighty-Fourth General Assembly relative to a homestead exemption from taxation of property, and (2) Senate Joint Resolution 19 of the Second Extraordinary Session

of the 84th General Assembly to general classification of property for tax purposes. The Commission shall report the positions taken by witnesses testifying concerning the proposed amendments and shall include, as a part of its report to the Governor and the Eighty-Fifth General Assembly, some specific findings, conclusions and recommendations concerning such proposed amendments, including any alternative proposals considered to be advisable."

On motion, Amendment No. 4 was adopted.

Mr. Burch moved to amend.

AMENDMENT NO. 5

Amend Senate Bill No. 4 by inserting at the end of Section 2 the following:

"(12) To study and evaluate the entire tax structure of the State Tennessee and its local subdivisions;

(13) To study and evaluate the tax structure of other states for the purpose of determining their success or failure with other sources of revenue not heretofore utilized in the State of Tennessee."

On motion, Amendment No. 5 was adopted.

Thereupon, the bill passed its third and final reading by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Messrs. Adcock, Aderhold, Agee, Allen, Mrs. Anderson, Messrs. Arnold, Asbury, Atchley, Atkin, Atkinson, Baker, Bell, Blanton, Boaz, Bowers, Bradley, Bragg, Bridges, Brode, Brown, Burch, Bush, Caldwell, Carter (of Carroll), Carter (of Washington), Cobb, Cochran, Cook, Cox, Crooks, Cummings, Davis (of Madison), Davis (of Hamilton), Dooley, Edens, Elder, Ewell, Fargarson, Farmer, Freels, Gillock, Givens, Goddard, Gracey, Hall, Hamilton, Harris, Hooper, Jenkins, Kidwell, Kissinger, Lambert, Lane, Lowe, Lynch, Maxwell, McNeil, Michael, Midyett, Miller, Moore (of Sullivan), Moore (of Hamilton), Moore (of Unicoi), Morton, Mosley, Neal, Neese, Norvell, Nowell, Peay, Pride, Puckett, Renner, Richardson, Ridley, Scurlock, Smith, Spruill, Stanton, Stiner, Stone, Mrs. Strong, Messrs. Taylor, Torbett, Trent, Vincent, Webster, West, Williams, Willis, Wiseman, Witcher, Worley and Mr. Speaker Barry—94.

A motion to reconsider was tabled.

House Bill No. 1—To amend Section 10, Chapter 76, Public Acts, 1965.

On motion, House Bill No. 1 was made to conform with Senate Bill No. 2.

On motion, Senate Bill No. 2, on same subject, was substituted for House Bill No. 1.

Mr. Allen moved to amend.

AMENDMENT NO. 1

Amend Senate Bill No. 2 by adding at the end of Section 3 the following:

“Be it further provided that the aforesaid two hundred fifty dollars (\$250.00) shall be paid to every certificated teacher, principal-teacher, and superintendent, by each county, city, and special school district board of education as a part of the State salary schedule including any number of teachers over the minimum foundation program as it is the legislative intent to reward any such board of education which so increases its number of teachers and otherwise raises the standards of education.”

Mr. Givens moved that the House recess for five minutes for the purpose of hearing Commissioner of Education, Honorable Howard Warf, which motion prevailed.

RECESS

Commissioner Warf addressed the House.

The recess having expired, the House was called to order by Mr. Speaker Barry.

On motion, the roll call was dispensed with.

FURTHER CONSIDERATION OF SENATE BILL NO. 2.

Mr. Givens moved that Amendment No. 1 to Senate Bill No. 2 be tabled, which motion prevailed by the following vote:

Ayes	62
Noes	32

Representatives voting aye were: Mr. Aderhold, Mrs. Anderson, Messrs. Arnold, Asbury, Atchley, Atkin, Baker, Bell, Blanton, Boaz, Bowers, Bragg, Bridges, Brown, Bush, Carter (of Carroll), Carter (of Washington), Cobb, Cochran, Cook, Cox, Crooks, Cummings, Edens, Elder, Freels, Givens, God-

dard, Gracey, Hall, Hamilton, Hooper, Jenkins, Kidwell, Kissinger, Lambert, Lowe, Lynch, Michael, Miller, Moore (of Sullivan), Moore (of Unicoi), Mosley, Neal, Nowell, Peay, Puckett, Reed, Renner, Richardson, Ridley, Scurlock, Stanley, Stiner, Stone, Taylor, Torbett, Vincent, West, Witcher, Worley and Mr. Speaker Barry—62.

Representatives voting no were: Messrs. Adcock, Agee, Allen, Atkinson, Bradley, Brode, Burch, Caldwell, Davis (of Madison), Davis (of Hamilton), Dooley, Fargarson, Farmer, Galbreath, Gillock, Harris, Lane, Maxwell, McNeil, Midyett, Moore (of Hamilton), Morton, Norvell, Pride, Smith, Spruill, Stanton, Mrs. Strong, Messrs. Trent, Webster, Williams and Willis—32.

Mr. Pride moved to amend.

AMENDMENT NO. 2

Amend Senate Bill No. 2 by striking Section 3 in its entirety and substituting in lieu thereof the following new Section 3:

"SECTION 3. *Be it further enacted*, That the fourth sentence of the first paragraph of Section 10 of Chapter 76, Public Acts of 1965, shall be further amended by striking the period after the words 'in this section' and inserting in lieu of said stricken period, a semicolon, after which the following words shall be added:

'and provided further that no county, city, or special school district shall for the school year 1966-67 or succeeding years reduce the amount of local funds allocated to the school operating budget above the amount required under the provisions of Section 5 and Section 8 (2) (a) of this act for the school year 1965-66, providing, however, that the county, city, or special school district may use the entire five hundred dollars (\$500) salary increase funds for any increased outlay for teachers including the employment of additional teachers and including salary increases for teachers employed in excess of the number of positions that would be used in the minimum foundation school program.'"

Mr. Bowers moved that Amendment No. 2 be tabled, which motion prevailed by the following vote:

Ayes	72
Noes	17

Representatives voting aye were: Messrs. Adcock, Aderhold, Mrs. Anderson, Messrs. Asbury, Atchley, Atkin, Baker, Bell, Blanton, Bowers,

Bragg, Brode, Brown, Burch, Bush, Carter (of Washington), Cobb, Cochran, Cook, Cox, Crooks, Cummings, Davis (of Madison), Dooley, Edens, Elder, Ewell, Fargarson, Farmer, Freels, Gillock, Givens, Goddard, Gracey, Hall, Hamilton, Jenkins, Kidwell, Lambert, Lowe, Lynch, Michael, Midyett, Miller, Moore (of Sullivan), Moore (of Unicoi), Morton, Mosley, Neal, Neese, Nowell, Puckett, Reed, Renner, Richardson, Ridley, Scurlock, Smith, Spruill, Stanley, Stanton, Stiner, Stone, Mrs. Strong, Messrs. Taylor, Torbett, Vincent, West, Williams, Witcher, Worley and Mr. Speaker Barry—72.

Representatives voting no were: Messrs. Agee, Allen, Atkinson, Boaz, Bradley, Caldwell, Carter (of Carroll), Davis (of Hamilton), Galbreath, Harris, Kissinger, Moore (of Hamilton), Norvell, Peay, Pride, Willis and Wiseman—17.

Mr. Galbreath moved to amend.

AMENDMENT NO. 3

Amend Senate Bill No. 2 by striking from Section 1 thereof all language following the phrase "State of Tennessee", and by striking out Section 2 in its entirety and by substituting in lieu thereof the following new language:

"That there is hereby added a new sentence immediately following the fourth sentence in the first paragraph of Section 10 of Chapter 76, Public Acts of 1965 to read as follows:

"The State Board of Education, as approved by the State Commissioner of Education, shall formulate an alternate State salary schedule to be effective for the school year 1966-67 which shall provide a salary increase for each category of training and experience over that for the school year 1965-66 of not less than Five Hundred Fifty Dollars (\$550.00) per school year, provided that it is specifically required that the salary increase of Five Hundred Fifty Dollars (\$550.00) shall apply only in each county, city, or special school district which shall provide for payment of Fifty Dollars (\$50.00) of the Five Hundred Fifty Dollars (\$550.00) salary increase and, provided that it is specifically required that in no such county, city, or special school district shall a certified teacher, principal-teacher, or superintendent with a Bachelor's Degree from an approved college receive less than Forty-Four Hundred Dollars (\$4400.00) per school year from State and local funds, provided further, however, that if any such county, city, or special school district fails to meet said requirement to provide the necessary local funds to help pay to each of its certified teachers, principal-teachers, and superintendents with a Bachelor's Degree, as much as the said minimum of Forty-Four Hundred Dollars (\$4400.00) in State and local funds as hereinbefore provided, then, and in that

event, no teacher, principal-teacher, or superintendent in such county, city or special school district shall be entitled to receive for the second year of the biennium of 1965-67 the Five Hundred Fifty Dollars (\$550.00) salary increase provided for in this sentence.’”

And further amend by substituting a new section for Section 3 thereof to be as follows:

“SECTION 2. *Be it further enacted*, That the first sentence in the third paragraph of Section 10 of Chapter 76, Public Acts of 1965, shall be amended by striking the period after the words “as the case may be” and inserting in lieu of said stricken period, a semicolon, after which the following words shall be added:

‘provided, however, that nothing in this paragraph shall in any way decrease, to any certificated teacher, principal-teacher, or superintendent, the amount of a Two Hundred Fifty Dollars (\$250.00) salary increase for the school year 1966-67 set forth heretofore in this Section, it being the legislative intent which is now hereby stated, that the said Two Hundred Fifty Dollars (\$250.00) increase for the school year 1966-1967, shall be paid individually to each certificated teacher, principal-teacher, and superintendent, by each county, city and special school district board of education as a part of the State salary schedule for the school year 1966-67, and each succeeding school year, notwithstanding any provision to the contrary herein.’”

And further amend by renumbering Section 4 of said bill to be Section 3.

Mr. Givens moved that Amendment No. 3 be tabled, which motion prevailed by the following vote:

Ayes	73
Noes	15

Representatives voting aye were: Messrs. Adcock, Aderhold, Agee, Arnold, Asbury, Atchley, Atkin, Baker, Bell, Blanton, Boaz, Bowers, Bradley, Bragg, Brode, Brown, Burch, Bush, Caldwell, Carter (of Carroll), Carter (of Washington), Cobb, Cochran, Cook, Cox, Crooks, Cummings, Davis (of Madison), Edens, Elder, Ewell, Freels, Givens, Goddard, Hall, Hamilton, Harris, Hooper, Jenkins, Kissinger, Lambert, Lowe, Lynch, Michael, Midyett, Miller, Moore (of Sullivan), Moore (of Hamilton), Moore (of Unicoi), Morton, Mosley, Neal, Nowell, Peay, Puckett, Reed, Renner, Richardson, Ridley, Scurlock, Smith, Stiner, Stone, Mrs. Strong, Messrs. Taylor, Trent, Vincent, West, Williams, Wiseman, Witcher, Worley and Mr. Speaker Barry—73.

Representatives voting no were: Messrs. Allen, Bridge, Davis (of Hamilton), Dooley, Fargarson, Galbreath, Gillock, Kidwell, Lane, Neese, Norvell, Pride, Stanley, Stanton and Willis—15.

Mr. Bridges moved that the House adjourn until 9:30 A.M. tomorrow, which motion failed by the following vote:

Ayes	26
Noes	54

Representatives voting aye were: Mr. Allen, Mrs. Anderson, Messrs. Arnold, Bradley, Bridges, Carter (of Washington), Cook, Davis (of Madison), Farmer, Galbreath, Goddard, Harris, Kidwell, Kissinger, Midyett, Morton, Richardson, Smith, Spruill, Stanley, Stanton, Taylor, Webster, Williams, Willis and Wiseman—26.

Representatives voting no were: Messrs. Adcock, Aderhold, Agee, Asbury, Atchley, Atkin, Baker, Bell, Blanton, Bowers, Bragg, Brode, Brown, Burch, Bush, Caldwell, Carter (of Carroll), Cobb, Crooks, Cummings, Davis (of Hamilton), Dooley, Edens, Elder, Ewell, Freels, Gillock, Givens, Hall, Hamilton, Lambert, Lane, Lynch, McNeil, Michael, Miller, Moore (of Sullivan), Mosley, Neese, Norvell, Puckett, Reed, Renner, Ridley, Scurlock, Stiner, Stone, Mrs. Strong, Messrs. Trent, Vincent, West, Witcher, Worley and Mr. Speaker Barry—54.

Mr. Caldwell moved to amend.

AMENDMENT NO. 4

Amend Senate Bill No. 2 by renumbering Section 4 of the bill as Section 6 and inserting a new Section 4 to read as follows:

"SECTION 4. *Be it further enacted*, That the first sentence of the second paragraph of Section 10 of Chapter 76 of the Public Acts of 1965 is amended by changing the period at the end of the sentence to a comma and adding the following:

'and to teachers of the severely mentally retarded under the provisions of Sections 49-2905 through 49-2911 of the Tennessee Code Annotated.' "

and further amend by inserting a new Section 5 to read as follows:

"SECTION 5. *Be it further enacted*, That it is the intent of the General Assembly hereby declared that the additional two hundred fifty dollars (\$250.00) salary increase provided for the school year 1966-67 shall be paid individually to each teacher of the severely mentally retarded under the provisions of Sections 49-2905 through 49-2911 of the

Tennessee Code Annotated, any statutory provisions to the contrary notwithstanding."

Mr. Givens moved that Amendment No. 4 be tabled, which motion failed by the following vote:

Ayes	34
Noes	53

Representatives voting aye were: Messrs. Aderhold, Asbury, Atchley, Boaz, Brown, Bush, Cook, Crooks, Cummings, Davis (of Madison), Freels, Gillock, Givens, Goddard, Gracey, Hamilton, Hooper, Lambert, Lowe, Michael, Midyett, Miller, Mosley, Peay, Reed, Richardson, Ridley, Scurlock, Stiner, Stone, Torbett, Vincent, West and Mr. Speaker Barry—34.

Representatives voting no were: Messrs. Adcock, Allen, Atkin, Atkinson, Baker, Bell, Blanton, Bowers, Bradley, Bragg, Bridges, Brode, Burch, Caldwell, Carter (of Carroll), Carter (of Washington), Cobb, Cox, Davis (of Hamilton), Dooley, Edens, Elder, Fargarson, Farmer, Galbreath, Harris, Jenkins, Kidwell, Kissinger, Lane, Lynch, Maxwell, Moore (of Sullivan), Moore (of Hamilton), Moore (of Unicoi), Morton, Neal, Neese, Norvell, Pride, Puckett, Renner, Smith, Spruill, Stanley, Stanton, Taylor, Trent, Webster, Williams, Willis, Wiseman and Worley—53.

Thereupon, on motion, Amendment No. 4 was adopted.

Thereupon, the bill passed its third and final reading by the following vote:

Ayes	93
Noes	3

Representatives voting aye were: Messrs. Adcock, Aderhold, Agee, Allen, Mrs. Anderson, Messrs. Arnold, Asbury, Atchley, Atkin, Atkinson, Baker, Bell, Blanton, Boaz, Bowers, Bradley, Bragg, Bridges, Brode, Brown, Burch, Bush, Caldwell, Carter (of Washington), Cobb, Cochran, Cook, Cox, Crooks, Cummings, Davis (of Madison), Dooley, Edens, Elder, Ewell, Fargarson, Farmer, Freels, Galbreath, Gillock, Givens, Goddard, Gracey, Hall, Hamilton, Hooper, Jenkins, Kidwell, Lambert, Lane, Lowe, Lynch, Maxwell, McNeil, Michael, Midyett, Miller, Moore (of Sullivan), Moore (of Hamilton), Moore (of Unicoi), Morton, Mosley, Neal, Neese, Norvell, Peay, Pride, Puckett, Reed, Renner, Richardson, Ridley, Scurlock, Smith, Spruill, Stanley, Stanton, Stiner, Stone, Mrs. Strong, Messrs. Taylor, Torbett, Trent, Vincent, Webster, West, Williams, Willis, Wiseman, Witcher, Worley and Mr. Speaker Barry—93.

Representatives voting no were: Messrs. Davis (of Hamilton), Harris, and Kissinger—3.

A motion to reconsider was tabled.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER: Your Chief Engrossing Clerk begs leave to report that I have carefully examined House Joint Resolution No. 10, and find same correctly engrossed and ready for transmission to the Senate; also, that I have carefully compared House Joint Resolution No. 8; House Resolutions Nos. 5 and 6, and find same correctly enrolled and ready for the signatures of the Speakers.

MARY E. GORE,
Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed: House Resolution Nos. 5 and 6; House Joint Resolution No. 8.

On motion, the House adjourned until 10:00 A.M. tomorrow.

TUESDAY, MARCH 29, 1966

SIXTEENTH DAY

The House met at 10:00 A.M. and was called to order by Mr. Speaker Barry.

The proceedings were opened with prayer by Mr. Samuel Johnson, Director of Church Training Service, National Association of Freewill Baptist Church, Nashville, Tennessee.

On motion, the roll call was dispensed with.

On motion, the reading of the Journal was dispensed with.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Joint Resolution No. 8, signed by the Speaker; also, I am directed to transmit to the House, Senate Joint Resolution No. 4—Relative to homestead exemption from taxation, persons sixty-five or older, the Senate having passed this Resolution on three separate readings; also, I am directed to transmit to the House, Senate Joint Resolution No. 13—Relative to appreciation, fighting forces, Viet Nam, adopted for concurrence.

COOKE, *Clerk.*